

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE  
NASHVILLE DIVISION

MCKENZIE WOODARD, )  
Plaintiff, )  
v. )  
THE PLASTIC SURGERY CLINIC, )  
PLLC d/b/a COOL SPRINGS PLASTIC )  
SURGERY, )  
Defendant. )  
Case No. 3:22-cv-00360  
JUDGE TRAUGER  
MAGISTRATE JUDGE HOLMES  
JURY DEMAND

## JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii) and by agreement of the parties herein, Plaintiff McKenzie Woodard (“Plaintiff”), by and through undersigned counsel, and Defendant The Plastic Surgery Clinic, PLLC d/b/a Cool Springs Plastic Surgery (“Defendant”), by and through undersigned counsel, hereby stipulate to the dismissal of Plaintiff’s above-captioned lawsuit and any and all of her claims against Defendant with prejudice. Each party shall bear their own costs and expenses.

Respectfully submitted,

JESSE HARBISON LAW, PLLC

*s/ Jesse Ford Harbison (with permission)*

Jesse Ford Harbison, BPR No. 32105

Post Office Box 68251

Nashville, Tennessee 37206

(615) 415-3285

jesse@jesseharbisonlaw.com

*Counsel for Plaintiff*

BRADLEY ARANT BOULT CUMMINGS LLP

s/ John P. Rodgers

John P. Rodgers, BPR No. 30324  
Rachel L. Sodée, BPR No. 38391  
1600 Division Street, Suite 700  
Nashville, Tennessee 37203  
(615) 252-4642  
jrodgers@bradley.com  
rsodee@bradley.com

*Counsel for Defendant*

**CERTIFICATE OF SERVICE**

I hereby certify that on October 24, 2022, a true and exact copy of the foregoing was served via the Court's electronic case filing system upon the following:

Jesse Ford Harbison  
Post Office Box 68251  
Nashville, Tennessee 37206  
jesse@jesseharbisonlaw.com

*Counsel for Plaintiff*

s/ John P. Rodgers

John P. Rodgers